wo

UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

UNITED STATES OF AMERICA

	V.	O	RDE	ER OF DE	TENTION P	PENDING TRIAL	
	Edgar Idelfonso Soto-Lopez	Case Number	er: _	11-6188	<u>BM</u>		
and was repi	ce with the Bail Reform Act, 18 U.S.C. § 3 resented by counsel. I conclude by a prepart pending trial in this case.						
		FINDINGS OF FACT					
I find by a pr	eponderance of the evidence that:						
\boxtimes	The defendant is not a citizen of the United States or lawfully admitted for permanent residence.						
X	The defendant, at the time of the charged offense, was in the United States illegally.						
	If released herein, the defendant Enforcement, placing him/her beyon or otherwise removed.	faces removal proceed d the jurisdiction of this C	ings ourt	by the and the c	Bureau of I defendant has	mmigration and Cust s previously been depo	rtec
	The defendant has no significant co	ntacts in the United State	s or	r in the Di	strict of Arizo	ona.	
	The defendant has no resources in to assure his/her future appearance		ich I	he/she mi	ght make a b	oond reasonably calcula	atec
X	The defendant has a prior criminal h	nistory.					
	The defendant lives/works in Mexico).					
	The defendant is an amnesty appl substantial family ties to Mexico.	cant but has no substan	tial	ties in Ar	izona or in t	the United States and	has
	There is a record of the defendant u	sing numerous aliases.					
	The defendant attempted to evade I	aw enforcement contact b	oy fl	eeing fror	n law enforce	ement.	
	The defendant is facing a maximum	of	у	ears impr	isonment.		
The at the time o	Court incorporates by reference the mat f the hearing in this matter, except as no	erial findings of the Pretria oted in the record. CONCLUSIONS OF LAW		ervices Ag	gency which v	were reviewed by the C	our
1. 2.	There is a serious risk that the defendance of condition or combination of conditions are combined to the conditions of the conditions of the conditions are conditions as a serious risk that the defendance of the conditions are conditions as a serious risk that the defendance of the conditions are conditions as a serious risk that the defendance of the conditions are conditions as a serious risk that the defendance of the conditions are conditions as a serious risk that the defendance of the conditions are conditions are conditions as a serious risk that the defendance of the conditions are conditionally conditions are conditionally conditions are conditionally conditions are conditionally conditions.	ndant will flee.	ure		arance of the	e defendant as required	1 .
a corrections appeal. The of the United	defendant is committed to the custody of facility separate, to the extent practicable defendant shall be afforded a reasonable States or on request of an attorney for the United States Marshal for the purpose.	If the Attorney General or e, from persons awaiting on e opportunity for private controlled the Government, the person	his/ or se ons on ir conr	her desig erving sen ultation w n charge c nection wi	itences or be ith defense c of the correcti	ing held in custody pen- ounsel. On order of a c ions facility shall deliver	ding our
IT IS deliver a cop Court.	ORDERED that should an appeal of the yof the motion for review/reconsideration	s detention order be filed	with	n the Distr	rict Court, it is prior to the he	s counsel's responsibili aring set before the Dis	ty to strict
IT IS Services suf	FURTHER ORDERED that if a release ficiently in advance of the hearing befone potential third party custodian.	to a third party is to be cone the District Court to all	nsid ow	lered, it is Pretrial S	counsel's res ervices an o	sponsibility to notify Pre pportunity to interview	tria and
DA	TED this 21 st day of April, 201						
		Jan					

David K. Duncan United States Magistrate Judge